REMARKS

The Examiner has restricted this application to one of the following inventions under 35 U.S.C. § 121:

- I. Claims 1-12, 14, and 19, drawn to sunscreen composition and cosmetic composition, calssified in class 424, subclass 059.
- II. Claim 13, drawn to method of inducing a photoautotrophic cell, classified in class 435, subclass 325...
- III. Claim 15, drawn to method of producing an extract, classified in class 435, subclass 822+.
- IV. Claim 16, drawn to method of determining sunscreen activity, classified in class42, subclass 1.17+.
- V. Claim 17, drawn to a method for photoprotection by tinting eye wear lens and windows, classified in class 427, subclass 126+.
- VI. Claim 18, drawn to method of reducing degradation of a chemical, classified in class 585, subclass various subclasses.

The Applicants provisionally elects with traverse, those claims to Group I - Claims 1-12, 14 and 19, drawn to sunscreen composition and cosmetic composition, calssified in class 424, subclass 059. With respect to the species election, Applicants elect the species carotenoids.

No fees or extensions of time are believed to be due in connection with this amendment; however, consider this a request for any extension inadvertently omitted, and charge any additional fees to Deposit Account No. 26-0084.

- mlw -

Reconsideration and allowance is respectfully requested.

Respectfully submitted,

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